

**REMARKS**

The foregoing amendments are submitted in response to the first Office action in an effort to place the application in condition for allowance as hereinafter pointed out. A complete set of replacement drawing sheets (sheets 1-4) will replace all of the original drawings.

By the foregoing amendments to claims 1 and 3, their rejection under 35 U.S.C. 112 is overcome, since amended claims 1 and 3 no longer characterize "frame means", "spreader means" and "track means" by functional limitations.

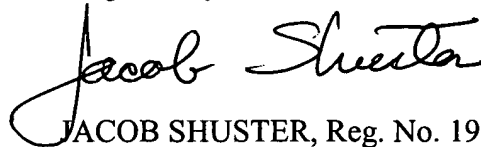
Claims 1 and 3 were also rejected under 35 U.S.C. 102(b) as anticipated by the disclosure in U.S. Patent No. 1,111,100 to Sawyer, as set forth on pages 2-3 of the Office action. However the disclosure in the Sawyer patent features an arrangement involving a single hoisting trolley (9) from which only one container is suspended and to the use of a series of short track sections (21) establishing curved travel paths on an elongated boom (18). Claim 1 as amended clearly distinguishes over such disclosure in the Sawyer patent by specifying: "straight track paths--" and "--a pair of trolleys onto which the two containers are respectively loaded--". Amended claim 3 correspondingly distinguishes over the disclosure in the Sawyer patent by specifying: "--transfer of said two trolleys between the fixed travel path--and--the parallel spaced straight travel paths--". The latter quoted recitations in amended claims 1 and 3 which distinguish over the disclosure in Sawyer patent are emphasized by an interrelated limitations of the present invention as set forth in new dependent claims 5 and 6 involving: "--lateral displacement of the pair of parallel spaced track paths--in a perpendicular direction relative to the fixed travel path". In regard to all of the latter referred to interrelated limitations set forth in the amended claims, they are not disclosed in the Taylor and Mordaunt et al. patents relied on for rejection of claims 1-4 under 35 U.S.C.

Appln. No. 10/758,557

Amendment in Reply to Office action dated July 7, 2005

103(a) as set forth on page 3 of the Office action. Accordingly, an allowance of the application based on amended claims 1 and 3 together with claims 2, 4 and 5 dependent therefrom is in order and hereby requested.

Respectfully submitted,

A handwritten signature in black ink, appearing to read "Jacob Shuster", written in a cursive style.

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